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## **REMARKS**

Upon entering the above amendments, claims 1-25 will be pending, with claims 1, 6, 10, 14, 18, and 21 being independent. Reconsideration and allowance of the current application are requested.

## Rejections under 35 USC § 103

Claims 1-24 are rejected under section 103(a) as allegedly being unpatentable over Yu (U.S. Publication2004/0090458). These rejections are traversed.

The independent claims, as amended, include features not obvious in view of Yu. In particular, the amended independent claims include features directed to a layout of content of a template, where content of is presented at design-time and run-time in accordance with the layout. This may be beneficial as, in some implementations, a layout of a template may be edited in design-time using a WYSIWYG editor and the same layout may be presented in both design-time and run-time such that changes to the layout are reflected in both versions of content that has different representations at design-time and run-time. Present Application, ¶ 6, 28-29. For example, dynamic portal content may have a different presentation in a WYSIWYG editor than it has when rendered as part of a portal at run-time, yet, the layout of the content may be edited in the editor and changes may be accurately reflected by the editor. Thus, an accurate portrayal of a layout of dynamic content may be provided for editing at design-time while maintaining different presentations of the dynamic content at design-time and run-time.

As an example of the amended independent claims, claim 1 recites, in part:

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"during design-time for a page...the defined page element in the page template being translated into a design-time representation of the one or more content components in the page, the design-time representation being rendered in accordance with a layout of a container for the components; and

during run-time for the page...the defined page element in the page template being translated into a <u>run-time presentation</u> of the obtained one or more content components in accordance with the layout of the container (emphasis added)."

Yu discloses a WYSIWYG editor and generation of a preview of a run-time representation of a script outside of a WYSIWYG editor. ¶16. However, Yu never discloses that the WYSIWYG editor renders the preview or that the WYSIWYG editor renders a same layout of content at design-time and run-time where a design-time representation of the content differs from a run-time presentation of the content. Thus, the amended claims are allowable over Yu. MPEP § 2143.03 ("All Claim Limitations Must Be Taught or Suggested").

Thus, for at least the reasons stated above, independent claims 1, 6, 10, 14, 18, and 21 are allowable. As claims 2-5, 7-9, 11-13, 18-20, and 22-25 depend on the independent claims, these claims are also allowable for at least the reasons given above.

## CONCLUSION

It is believed that all of the pending claims have been addressed in this paper. However, failure to address a specific rejection, issue or comment, does not signify agreement with or concession of that rejection, issue or comment. In addition, because the arguments made above are not intended to be exhaustive, there may be reasons for patentability of any or all pending claims (or other claims) that have not been expressed. Finally, nothing in this paper should be

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construed as an intent to concede any issue with regard to any claim, except as specifically stated in this paper.

If there are any questions regarding the response, the Examiner is encouraged to contact the undersigned at the telephone number provided below. A petition for a one-month extension of time is requested. The Commissioner is hereby authorized to charge the additional claim fee, one (1) month extension fee, and any additional fees that may be due, or credit any overpayment of same, to Deposit Account No. 50-0311, Reference No. 34874-020.

Respectfully submitted,

Date: May 14, 2007

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